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# TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

10/28/200 02 FC:18: Docket Number (Optional)

AUE	REJECTION OVER A PRIOR PATENT	11 1341311 T	
disclaims, except as prevailed which would extend be shortened by any term so granted on the instancement of the instance of the application that would prior patent, as prese maintenance fee, is he whole or terminally discipled in any manner terminal disclaimer.  Check either box 1 or 2  1. For submission etc.), the under the united States Code issued thereon.	ACERGAN, INC., of 100 percent interest in the ovided below, the terminal part of the statutory term of any patent grant eyond the expiration date of the full statutory term defined in 35 U.S.C. inal disclaimer, of prior Patent No. 6319506. The owner had application shall be enforceable only for and during such period the agreement runs with any patent granted on the instant application and ins.  above disclaimer, the owner does not disclaim the terminal part of any extend to the expiration date of the full statutory term as defined in 3 ntly shortened by any terminal disclaimer, in the event that it later: all unenforceable, is found invalid by a court of competent jurisdiction claimed under 37 CFR 1.321, has all claims canceled by a reexaminate minated prior to the expiration of its full statutory term as presently	ed on the instant application, it. 154 and 173, as presently be a presently agrees that any patent at it and the prior patent are is binding upon the grantee, is binding upon the grantee, patent granted on the instant 5 U.S.C. 154 and 173 of the expires for failure to pay a n, is statutorily disclaimed in ion certificate, is reissued, or a shortened by any terminal y, government agency that all statements made on the the knowledge that willful Section 1001 of Title 18 of	
information and belief a false statements and th the United States Code	are believed to be true; and further that these statements were made we are like so made are punishable by fine or imprisonment, or both, unde	th the knowledge that willful to the control of the control of Title 18 of	2
2. The undersign	Stylondon	10/16/03	
3 TLUU11 00000089 0108	85 09706211 Signature	Date	
4 110.00 DA	STEPHEN	DONOVAN	
	Typed or pr	inted name	
· . · ·	714 246 4	4026	
□	Telephone f		
	r fee under 37 CFR 1.20(d) included. — Charge deposit		
	IG: Information on this form may become public. Credit card Infórmation s ded on this form. Provide credit card Information and authorization on PT(		
	37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owr may be used for making this certification. See MPEP § 324.	er).	

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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# TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional)

HAUUN	REJECTION OVER A PRIOR PATENT	11341310 =
In re Ac	plication of: ONOVAN	
	ion No.: 09/706211	
Applica Filod:	Volume 2 200	110 1
For: r	vovember 2,200 rethod for treating thyroid disorders with a	botulinum 10 xin
Į.	The super ALLERGAN The of 100 percent interest in	the instant application hereby
discla	ma except as provided below the terminal part of the Statutory term of any paterit	granted on the instant application,
which	would extend beyond the expiration date of the full statutory term defined in 35 ned by any terminal disclaimer, of prior Patent No. 6328977. The ow	oner hereby agrees that any patent
1	-4-4 4- instant application chall be entorceable only for and duffing such but	ind that it and the phot paterit are
comm	only owned. This agreement runs with any patent granted on the instant application	on and is binding upon the grantee,
its suc	cessors or assigns.	
	In making the above disclaimer, the owner does not disclaim the terminal part of	of any patent granted on the instant
applic	ation that would extend to the expiration date of the full statutory term as define patent, as presently shortened by any terminal disclaimer, in the event that it	later: expires for failure to pay a
l maint	pages for is held upenforceable is found invalid by a court of competent juris	spiction, is statutorily discialined in
ماحمانيا أأأ	as terminally disclaimed under 37 CFR 1 321, has all claims canceled by a reexa	amination certificate, is reissued, or
is in	any manner terminated prior to the expiration of its full statutory term as pre	esently shortened by any terminar
discla	imer.	2 9
Check	either box 1 or 2 below, if appropriate.	niversity, government agency
	For submissions on behalf of an organization (e.g., corporation, partnership, ur	niversity, government agency
] 1. L	etc.), the undersigned is empowered to act on behalf of the organization.	Co.
	I hereby declare that all statements made herein of my own knowledge are tru	ue and that all statements made on
inforr	nation and belief are believed to be true; and further that these statements were metatements and the like so made are punishable by fine or imprisonment, or both	under Section 1001 of Title 18 of
the	nited States Code and that such willful false statements may jeopardize the valid	dity of the application or any patent
	d thereon.	
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2. 2	The undersigned is an attorney or agent of record.	2 11/1/23
	- My On	CVO 10 116/03
	Signature	Date
/2003 TLUU1	00000089 010885 09706211 STEPHE	EN DONOVAU
:1814		ped or printed name
- 1	714 24	6 4026
	Tel	ephone Number
		•
	Terminal disclaimer fee under 37 CFR 1.20(d) included. — Charge dep	mation should not
·	WARNING: Information on this form may become public. Credit card inform be included on this form. Provide credit card information and authorization	n on PTO-2038.
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	*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assig Form PTO/SB/96 may be used for making this certification. See MPEP § 324.	nice (Owner).
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## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional)

	Kedeo Fion Overview
Γ	n re Application of: ONOVAN
1 /	Application No.: 09/706211
	Filed: November 2,200 thyroid disorders with a botulinum to xin
	The owner*, ACCERGAN, INC., of Opercent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 63585/3. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.
	In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any, manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.
	Check either box 1 or 2 below, if appropriate.
	1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.
	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
	2. The undersigned is an attorney or agent of record.
	Signature Date C
28/2003	TLUU11 00000089 010885 09706211 STEPHEN DONOVANT
C:1814	110.00 DA Typed or printed name
	714 244 4026
	Telephone Number
	I Terminal disclaimer fee under 37 CFR 1.20(d) included Charge deposit account 01 - 086
	WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.
	*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).  Form PTO/SB/96 may be used for making this certification. See MPEP § 324.
*	This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by

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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING

Docket Number (Optional)

	REJECTION OVER A PRIOR PATENT	1734101VI
	in re Application of: ONOVAN	
1.	Application No.: 09/706au	
	Filed: November 2,200 For: Method for treating thyroid disorders with a bo-	tulinum to xin
	For method for treating thy rold ous walls will	
	The owner*, ACERGAN, INC., of LOO percent interest in the disclaims, except as provided below, the terminal part of the statutory term of any patent grante which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. shortened by any terminal disclaimer, of prior Patent No. Says . The owner he so granted on the instant application shall be enforceable only for and during such period that commonly owned. This agreement runs with any patent granted on the instant application and its successors or assigns.	. 154 and 173, as presently reby agrees that any patent at it and the prior patent are is binding upon the grantee,
	In making the above disclaimer, the owner does not disclaim the terminal part of any application that would extend to the expiration date of the full statutory term as defined in 35 prior patent, as presently shortened by any terminal disclaimer, in the event that it later: maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexaminat is in any manner terminated prior to the expiration of its full statutory term as presently disclaimer.	expires for failure to pay a n, is statutorily disclaimed in ion certificate, is reissued, or
- 1		•
	Check either box 1 or 2 below, if appropriate.	
	1. For submissions on behalf of an organization (e.g., corporation, partnership, universit etc.), the undersigned is empowered to act on behalf of the organization.	y, government agency,
	I hereby declare that all statements made herein of my own knowledge are true and information and belief are believed to be true; and further that these statements were made w false statements and the like so made are punishable by fine or imprisonment, or both, under the United States Code and that such willful false statements may jeopardize the validity of issued thereon.	r Section 1001 of Title 18 of
ļ	a Marianadia an atternou or agent of record —	西
. [	2. The undersigned is an attorney or agent of record.	n 10/10/話
	Jeffen W.	Date Z
	7 Signature	Dalle A
/28/2003	TLUU11 00000089 010885 09706211 STEPHEN	DONOVAUSO
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	714 246	orinted name  4026  Number
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		account 01-0865
:	WARNING: Information on this form may become public. Credit card information be included on this form. Provide credit card information and authorization on P	should not TO-2038.
	*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (ov Form PTO/SB/96 may be used for making this certification. See MPEP § 324.	wner).

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TERMINAL DISCLAIMER TO ORVIATE A DOUBLE PATENTING

Docket Numb r (Optional)

### TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING

1734191V I

1	REJECTION OVER A PRIOR PATENT
	in re Application of: ONOVAN
1,	Application No. D9 / ma/21)
F	Filed: November 2,200 For: Method for treating thyroid disorders with a botulinum to xin
	The owner*, ACCERGAN, INC., of
	In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.
	Check either box 1 or 2 below, if appropriate.
	1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.
	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
	2. The undersigned is an attorney or agent of record.
	Signature Date
003	TLUU11 00000089 010885 09706211 STEPHEN DONOVAN'S  Typed or printed name
814	110.00 DA
	Telephone Number
٠	Terminal disclaimer fee under 37 CFR 1.20(d) included. — Charge deposit account 01 - 088
	WARNING: Information on this form may become public. Credit card Information should not be included on this form. Provide credit card information and authorization on PTO-2038.
	*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).  Form PTO/SB/96 may be used for making this certification. See MPEP § 324.
	This collection of information is required by 37 CFR 1 321. The information is required to obtain or retain a benefit by the public which is to file (and by

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Docket Number (Optional)

	REJECTION OVER A PENDING SECOND APPLICATION		a botulinum toxin hereby disclaims, except a	
In re Ap	oplication of: DONOVAN		TOX O	
Applicat	November 2, 2000 Method for treating thy rold disorders of The owner*, ALLERGAN INC. of 100 percent interest in the instant as		Ch	
Filed:	November 2, 2000	1.	1 1.0.	, 6
FOI: /	Method for treating thy roll disorders o	with	4 bo rochum toxin	8
provided	The owner*, ALLERGAN INC., of \@ percent interest in the instant apple below, the terminal part of the statutory term of any patent granted on the inc			
beyond t	the expiration date of the full statutory term defined in 35 U.S.C. 154 and	d 173 as	shortened, by any termina	
filed on _	er filed prior to the grant of any patent granted on pending second Applicat Nova 2000, of any patent on the pending second application. The ow	ner heret	by agrees that any patent so	
	on the instant application shall be enforceable only for and during such period application are commonly owned. This agreement runs with any patent grar			
	upon the grantee, its successors or assigns.			,
application	In making the above disclaimer, the owner does not disclaim the terminal pa ion that would extend to the expiration date of the full statutory term as defin			
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a court o	of competent jurisdiction, is statutorily disclaimed in whole or terminally disc canceled by a reexamination certificate, is reissued, or is in any manner term	claimed ι	under 37 CFR 1.321, has a	all
	y term as shortened by any terminal disclaimer filed prior to its grant.	iiilateu pii	ior to the expiration of its id	"
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Check	either box 1 or 2 below, if appropriate.			
1.	For submissions on behalf of an organization (e.g., corporation, partnershi etc.), the undersigned is empowered to act on behalf of the organization.	ip, univers	sity, government agency,	
	I hereby declare that all statements made herein of my own knowledge are ion and belief are believed to be true; and further that these statements were			
false sta	atements and the like so made are punishable by fine or imprisonment, or bo	oth, unde	r Section 1001 of Title 18 of	of ·
issued th	ed States Code and that such willful false statements may jeopardize the va hereon.	alidity of t	ne application of any pater	н
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<sup>2.</sup>   🔼	The undersigned is an attorney or agent of record.		,	
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\*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.

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